

General Assembly

Amendment

February Session, 2006

LCO No. 5459

SB0037105459HD0

Offered by:

REP. HAMM, 34th Dist.

To: Subst. Senate Bill No. 371

File No. 420

Cal. No. 467

(As Amended)

"AN ACT CONCERNING RESIDENTIAL FACILITIES OPERATED BY THE DEPARTMENT OF CHILDREN AND FAMILIES."

Strike subsection (a) of section 1 in its entirety and substitute the following in lieu thereof:

"Section 1. (NEW) (Effective from passage) (a) Notwithstanding any provision of the general statutes, on and before January 1, 2009, no state agency, including, but not limited to, the Department of Children and Families, may close a residential facility operated by the Department of Children and Families (1) without obtaining prior legislative approval in accordance with this section, or (2) until state spending for residential facilities for girls is no less than state spending for residential facilities for boys, provided such residential facilities shall include residential facilities for a child processed or held as a delinquent child, or convicted as delinquent, solely for the violation of a valid order which regulates future conduct of the child that was issued by a court following an adjudication that the child is a member

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of a family with service needs pursuant to section 46b-149 of the

16 general statutes."